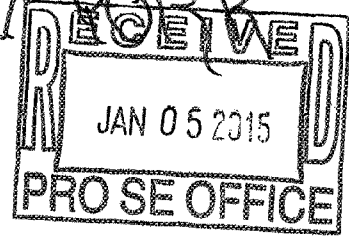


15CV 0103

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



ROBERT A. COLLINS
ALSO KNOWN AS,
GOD CALLS AWAY, REGISTERED ADHERENT OF
THE NATION OF GODS AND EARTHS

DEFENDENT No. 1

~~XXXX~~ BRIAN FISCHER, COM-
MISSIONER, NEW YORK STATE
DEPARTMENT OF CORREC-
TION AND COMMUNITY SUPER-
VISION.

COMPLAINT
UNDER THE
CIVIL RIGHTS
ACT 42 U.S.C.
§ 1983

DEFENDENT No. 2

WILLIAM LEE, SUPERINTENDENT, GREEN
HAVEN CORRECTIONAL FACILITY

DEFENDENT No. 3

NEW YORK STATE OFFICE OF MENTAL HEALTH

DEFENDENT No. 4

NEW YORK POLICE DEPARTMENT
4A. EMERGENCY MEDICAL SERVICE
4B. 113th PRECINCT

DEFENDANT NO. 5
QUEENS HOSPITAL CENTER

DEFENDANT NO. 6
NEW YORK CITY, DEPARTMENT OF ENVIRONMENTAL PROTECTION

DEFENDANT NO. 7
DOWNSTATE CORRECTIONAL FACILITY

DEFENDANT NO. 8
LONG ISLAND JEWISH HOSPITAL

DEFENDANT NO. 9
EVENING HILLSIDE HOSPITAL

DEFENDANT NO. 10
FLUSHING HOSPITAL MEDICAL CENTER

I. PARTIES WITH COMPLAINT
PLAINTIFF

ROBERT A. CORRIE, ALSO KNOWN AS
BOB CARL ALLEN, N.G.E.

DEFENDANT NO. 1
BRIAN FISHER, COMMISSIONER, NEW
YORK STATE DEPARTMENT OF CORREC-
TION AND COM-MUNITY SUPERVISION

I. PARTIES IN THIS COMPLAINT (CONT'D)
ARSONY, New York
1220 WASHINGTON AVENUE
ARSONY, New York 12226

DEFENDENT NO. 2
WILLIAM LEE, SUPERINTENDENT, GREEN
HAVEN CORRECTIONAL FACILITY
Post Office Box 4000
STORMVILLE, New York 12582-4000

DEFENDENT NO. 3
New York State Office of Mental
Health
GREEN HAVEN CORRECTIONAL FACILITY
BUILDING TWO, PSYCHIATRIC SER-
VICES UNIT
Post Office Box 4000
STORMVILLE, New York 12582-4000

DEFENDENT NO. 4
New York Police Department
One Police Plaza
New York, New York 10038.
4A, EMERGENCY MEDICAL SERVICE

1B. 113th Precinct

I. PARTIES IN THIS COMPLAINT (CONT'D).
113TH PRECINCT (CONT'D).
167-02 BRIDLE BOULEVARD
QUEENS NEW YORK 11434

DEFENDANT NO. 5
QUEENS HOSPITAL CENTER
82-68 164TH STREET
QUEENS, NEW YORK 11432

DEFENDANT NO. 6
NEW YORK CITY DEPARTMENT OF ENVI-
RONMENTAL PROTECTION
5017 JUNCTION BOULEVARD
REGO PARK, NEW YORK 11388

DEFENDANT NO. 7
DOWNSTATE CORRECTIONAL FACILITY
121 RED SCHOOLHOUSE ROAD
POST OFFICE BOX 445
FISHKILL, NEW YORK 12524-0445

DEFENDANT NO. 8
LONG ISLAND JEWISH HOSPITAL
270-05 75TH AVENUE
NEW HYDE PARK, NEW YORK 11440

DEFENDANT NO. 9
ZUCKER HILLS - 4-SIDE HOSPITAL

I. PARTIES IN THIS COMPLAINT (CONT'D).
EUCKER HILLSIDE HOSPITAL (CONT'D).
75-59 263RD STREET
GLEN OAKS, NEW YORK 11004

DEFENDENT NO. 10
FLUSHING HOSPITAL MEDICAL CENTER
45 45TH AVENUE
FLUSHING, NEW YORK 11356

II. STATEMENT OF CLAIM

BRIAN FISHER, COMMISSIONER, NEW YORK
STATE DEPARTMENT OF CORRECTIONS
AND COMMUNITY SUPERVISION
A. GREEN HAVEN CORRECTIONAL FACILITY

B. OABLOCK 04 COMPANY - CELL 310
GREEN HAVEN CORRECTION FACILITY'S
PSYCHIATRIC SERVICE UNIT BUILDING TWO

C. SEPTEMBER 2012 TO JANUARY 2013

D. COMMISSIONER BRIAN FISHER ALLEGES
THAT HE WAS NOT APPERED TO, DESPITE
ME HAVING MY AUNT (MS. EVERETT L. FRAY),
WRITE HIM AND APPRISE HIM OF MY
GRIEVANCE AGAINST CORRECTION OFFICER
STEVENS. (EXHIBIT) - 5 -

STATEMENT OF CLAIM (CONT'D)

MR. WILLIAM LEE

2. GREEN HAVEN CORRECTIONAL FACILITY

B. GREEN HAVEN CORRECTIONAL FACILITY'S
PSYCHIATRIC SERVICES UNIT BUILDING
TWO.

C.

C. NOVEMBER 2012 02:00 A.M.

D. TRANSFERRED TO DOWNSTATE CORRECTIONAL
FACILITY FROM GREEN HAVEN AT ABOVE
TIME. (SEE ARTICLE 78). MR. WILLIAM
LEE, SUPERINTENDENT, GREEN HAVEN
CORRECTIONAL FACILITY, TOURS THE
PSYCHIATRIC SERVICE UNIT'S 'HOSPITAL'
AND 'TALK' AREAS ROUTINELY AND WAS
FULLY COGNIZANT OF THE INMATE MEAS-
URES EMPLOYED BY THE OFFICE OF MENTAL
HEALTH OPERATING IN CONJUNCTION
WITH THE DEPARTMENT OF CORREC-
TION AND COMMUNITY SUPERVISION.

3. A. GREEN HAVEN CORRECTIONAL FACILITY
(OFFICE OF MENTAL HEALTH)

B. GREEN HAVEN CORRECTIONAL FACILITY'S
PSYCHIATRIC SERVICE UNIT BUILDING TWO.

C. SEPTEMBER 2012 - JANUARY 2013

D. SEE ARTICLE 78. -6-

II. STATEMENT OF CLAIM (CONT'D).

NEW YORK POLICE DEPARTMENT

A. FAMILY RESIDENCE (178-06 119TH ROAD
JAMAICA, NEW YORK)

B. NEIGHBORHOOD IN VICINITY OF FAMILY RES.
IDENCE.

C. JULY 1998-APRIL 27, 1999.

D. ON NUMEROUS OCCASIONS, AFTER I RETURNED TO MY FAMILY RESIDENCE FROM AN ADULT CARE FACILITY NAMED SEAFORT MAJOR, WHERE I HAD BEEN LIVING FROM JANUARY OF 1996 TO JULY OF 1998, I WAS STOPPED BY THE POLICE, FOR NO APPARENT REASON. NO ONE ELSE WAS INVOLVED BECAUSE THESE INCIDENTS INvariably OCCURRED WHEN I WAS ALONE. ON SEVERAL OCCASIONS I WAS MADE TO SURRENDER MY IDENTIFICATION. MY DRIVER'S LICENCE WAS RUN THROUGH THE COMPUTER IN A POLICE CAR. THERE SHOULD BE A RECORD OF THIS, IN MY NEIGHBORHOOD'S PRECINCT, THE 113TH

[DERBY OR 'DERRICK' STOREY]

A. FAMILY RESIDENCE.

B. INSIDE ABOVE RESIDENCE.

C. APRIL 27, 1999.

D. UNLAWFUL INVASION OF FAMILY RESIDENCE BY ABOVE NAMED POLICE OFFICER.

II. STATEMENT OF CLAIM (CONT'D).

1B. 113TH PRECINCT

A. NEIGHBORHOOD OF JAMAICA QUEENS,
NEW YORK.

B. STREET, (119TH ROAD), RIGHT OUTSIDE OF
FAMILY RESIDENCE.

C. JANUARY 28, 1999

D. UNAPPROVED ATTACK BY THEN POLICE
OFFICER, NOW SERGEANT TACCO.

S.A. QUEENS HOSPITAL CENTER

B. PSYCHIATRIC SECTION OF EMERGENCY
ROOM.

C. MARCH 4, 1999

D. ON THE ABOVE DATE, I WAS TAKEN TO THIS
HOSPITAL, AFTER HAVING BEEN TAKEN
FROM MY FAMILY RESIDENCE. THE POLICE UN-
LAWFULLY CONFISCATED PICTURE IDENTIFICA-
TIONS FROM MY WALLET, WHICH ALSO CONTAINED
ONE-HUNDRED-NINETEEN DOLLARS CASH.
I WAS GIVEN AN INJECTION OF SOME SUBSTANCE
WHICH RENDERED ME UNCONSCIOUS. WHEN I
CAME TO, I FOUND THAT I HAD BEEN TRANS-
FERRED TO BETH ISRAEL MEDICAL CENTER,
ON THE EAST SIDE OF DOWNTOWN MANHATTAN.
THERE I WAS GIVEN MY WALLET, (SAYS IDENTI-
FICATION PHOTOGRAPHS), AND TWENTY DOL-
LARS CASH. DESPITE HAVING A RECEIPT FROM
QUEENS HOSPITAL - 8-CENTER FOR ONE-HUN-

II. STATEMENT OF QUMI (CONT'D),
S. D. (CONT'D).

ONE-NINETY-SEVEN DOLLARS, I HAVE BEEN UN-
ABLE TO RECOVER THE BALANCE OF ONE-HUNDRED-
EIGHTY-FIVE DOLLARS, TO THIS DAY.

6. A. NEW YORK CITY DEPARTMENT OF ENVIRONMEN-
TAL PROTECTION

B. MY WORK OFFICE ON THE SEVENTH FLOOR.

C. BETWEEN FEBRUARY AND MARCH OF 1999.

D. I WAS EVICTED OFF THE PREMISES AND TOLD
TO TAKE MY PERSONAL PROPERTY WITH ME, BY A
SECURITY GUARD ARMED WITH A NINE-MILLIMETER
PISTOL. I WAS NEVER LAWFULLY TERMINATED
FROM MY POSITION OF ASSISTANT COMMUNITY
LIAISON REPRESENTATIVE.

7. A. DOWNSTATE CORRECTIONAL FACILITY

B. D BLOCK, CELL 17.

C. NOVEMBER 2012.

D. TRANSFERRED TO AT 02:00 AM (SEE ARTICLE 78).

8. A. LONG ISLAND JEWISH HOSPITAL

B. SURGICAL FACILITY.

C. MARCH 16, 1995

D. ON THE ABOVE DATE, MY LATE BROTHER,
(DAVID V. CORNUS), HAD HIS THYROID GLANDS RE-
MOVED, IRREVERSIBLY COMPROMISING HIS IMMUNE
SYSTEM. ALSO, WHEN -9- THE LITIGATION HE WAS

II. STATEMENT OF CRAM (CONT'D).

8 D. (CONT'D).

BEING GIVEN AT SUGHER HILLSIDE HOSPITAL,
(A SUBSIDIARY OF LONG ISLAND JEWISH HOSPITAL),
CAUSED HIM TO BECOME NON-RESPONSIVE, HE WAS
TAKEN BY AMBUANCE TO THIS HOSPITAL, (LONG
ISLAND JEWISH), (JULY 24, 2011).

9. A. SUGHER HILLSIDE HOSPITAL

B. PSYCHIATRIC WARD

C. JULY 26, 1994 TO JULY 24, 2011.

D. MY LATE BROTHER, (DAVID V. CORNINE),
WAS DIAGNOSED AS BEING BIPOLAR. HE WAS
TREATED WITH LITHIUM, AN EXPERIMENTAL
DRUG WITH RESPECT TO ITS BEING USED AS A
TREATMENT FOR INDIVIDUALS WHO HAVE BEEN
DEEMED 'BIPOLAR'. THE SIDE EFFECTS OF THAT
DRUG TREATMENT ULTIMATELY RESULTED IN
HIM BECOMING NON-RESPONSIVE TO VERBAL
EFFORTS TO COMMUNICATE WITH HIM,
MADE BY MY AUNT, (MR. EVERETT L. FRAY), ON
JULY 24, 2011.

10. A. FRANKLIN HOSPITAL MEDICAL CENTER

B. SOME WARD FOR THE TERMINALLY ILL

C. OCTOBER 29, 2012 TO NOVEMBER 23, 2012.

D. MY BROTHER'S SUPPOSED TREATMENT FOR
CANCER, FAIR TO -10- PREVENT THE DISEASE

II. STATEMENT OF CLAIMS - (CONT'D),
10. D. (CONT'D),

FROM METASTASIZING TO HIS BONES, THE FAILURE OF WHICH ORGANS BEING WHAT WAS LISTED AS THE CAUSE OF HIS DEATH.

III. INJURIES

DOWNSTATE CORRECTIONAL FACILITY (DECEMBER 2001), LACERATIONS ON FACE ABRASIONS TENDED TO A PHOTOGRAPHED BY DOWNSTATE CORRECTIONAL FACILITY WARD.

GREEN HAVEN CORRECTIONAL FACILITY (NOVEMBER 2012). TRAUMA INDUCED BY CONDITIONS IN GREEN HAVEN CORRECTIONAL FACILITY'S PSYCHIATRIC SERVICE UNIT IN BUILDING TWO DEALT WITH BY PSYCHIATRISTS, PSYCHOLOGISTS, AND SOCIAL WORKERS IN DOWNSTATE CORRECTIONAL FACILITY & D. BLOCH.

IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES
A. DID YOUR CLAIMS ARISE WHILE YOU WERE CONFINED IN JAIL, PRISON, OR OTHER CORRECTIONAL FACILITY?

YES AND NO.

IF YES, NAME THE JAIL, PRISON, OR OTHER CORRECTIONAL FACILITY WHERE YOU WERE CONFINED AT THE TIME OF THE EVENTS GIVING RISE TO YOUR CLAIMS.

IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES (CONT'D)

GREEN HAVEN CORRECTIONAL FACILITY AND
DOUGLASS CORRECTIONAL FACILITY.

B. DOES THE JAIL, PRISON OR OTHER CORRECTIONAL
FACILITY WHERE YOUR CLAIMS AROSE HAVE A
GRIEVANCE PROCEDURE?

YES.

C. DOES THE GRIEVANCE PROCEDURE AT THE
JAIL, PRISON OR OTHER CORRECTIONAL FACILITY
WHERE YOUR CLAIMS AROSE COVER SOME OR ALL
OF YOUR CLAIMS?

YES

D. DOES THE GRIEVANCE PROCEDURE AT THE
JAIL, PRISON OR OTHER CORRECTIONAL FACILITY
WHERE YOUR CLAIMS AROSE NOT COVER SOME
OF YOUR CLAIMS?

YES

E. DID YOU FILE A GRIEVANCE IN THE JAIL,
PRISON OR OTHER CORRECTIONAL FACILITY
WHERE YOUR CLAIMS AROSE?

YES

F. IF YOU DID FILE A GRIEVANCE, ABOUT THE EVENTS
DESCRIBED IN THIS COMPLAINT, WHERE DID YOU
FILE THE GRIEVANCE?

GREEN HAVEN CORRECTIONAL FACILITY

1. WHICH CLAIM IN THIS COMPLAINT DID YOU
GRIEVANCE?

CLAIM TWO

IV. EXHAUSTION OF ADMINISTRATIVE REMEDIES (CONT'D)

2. What was the result if any?

ALLEGATIONS OF DEFENDANT WERE AFFIRMED.

3. What steps, if any, did you take to appeal the decision? Describe all efforts to appeal to the highest level of the grievance process.

APPEALED TO SUPERINTENDENT GREEN HAVEN CORRECTIONAL FACILITY, WISCONSIN. LEE, APPEALED TO CENTRAL OFFICE REVIEW COMMITTEE. FIRED AN ARTICLE 78. AM CURRENTLY APPEALING THE ARTICLE 78'S AFFIRMATION.

G. If you did not file a grievance, did you inform any officials of your claims?

N/A.

H. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.

NONE.

V. RELIEF: STATE WHAT YOU WANT THE COURT TO DO FOR YOU.

I WANT THE FRIVOLOUS AND SPURIOUS ALLEGATIONS OF MY INFRACTIONS ERASED FROM MY RECORD (INSTITUTIONAL) AND THE RESPECTIVE HEARING OFFICERS' FINDINGS REVERSED. I WOULD LIKE TO BE FINANCIALLY COMPENSATED FOR THE ITEMS - 13 - STOLEN FROM ME BY

II. RELIEF (CONT'D).

CORRECTION OFFICER STEINBERG (SEE ARTICLE 78, AND ARTICLE 78 APPEAL (CURRENTLY PENDING)) I WOULD ALSO LIKE TO BE FINANCIALLY COMPENSATED FOR THE TIME I WAS CONFINED IN THE PSYCHIATRIC SERVICE UNIT LOCATED IN GREEN HAVENS BUILDING TWO, (FOR THE TIMES I SPENT THERE BETWEEN THE MONTHS SEPTEMBER 2012 AND JANUARY 2013) AND FOR THE TIME I SPENT IN DOUGLASS D-BLOCK IN NOVEMBER 2012. I WOULD ALSO GREATLY APPRECIATE BEING COMPENSATED FOR THE PAIN, SUFFERING, DEGRADATION AND HEAVY ANNOYANCE I EXPERIENCED IN THE ABOVE-MENTIONED SITUATIONS. I WOULD LIKE TO BE GIVEN BACK THE ONE-HUNDRED-EIGHTY-FIVE DOLLAR THAT DISAPPEARED WHEN I WAS CONFINED IN QUEENS HOSPITAL CENTER AND BETH ISRAEL MEDICAL CENTER IN MARCH AND APRIL OF 1999. I WOULD LIKE TO BE COMPENSATED FOR MY WRONGFUL DISMISSAL BY THE NEW YORK CITY DEPARTMENT OF ENVIRONMENTAL PROTECTION IN FEBRUARY OR MARCH OF 1999. FURTHER, WITH RESPECT TO DEFENDENTS 8 THROUGH 10, I WOULD LIKE MYSELF AND MY FAMILY TO BE COMPENSATED FOR THE ORCHESTRATED DEATH OF MY BROTHER DAVID V. COLEMAN.

VII. PREVIOUS LAWSUITS

A. HAVE YOU FILED OTHER LAWSUITS IN STATE OR FEDERAL COURT, DEALING WITH THE SAME FACTS INVOLVED IN THIS ACTION?

YES, BUT ONLY WITH RESPECT TO SOME OF THE FACTS.

B. IF YOUR ANSWER TO A IS YES, DESCRIBE EACH LAWSUIT IN QUESTIONS 1 THROUGH 3.

1. PARTIES TO THIS PREVIOUS LAWSUIT.

PLAINTIFF:

ROBERT A. COLLINS, DIAGNOC

DEFENDENTS:

BRIAN FISCHER, COMMISSIONER, NEW YORK STATE DEPARTMENT OF CORRECTION AND COMMUNITY SUPERVISION,

WILLIAM LEE, SUPERINTENDENT, GREEN HAVEN CORRECTIONAL FACILITY

NEW YORK STATE OFFICE OF MENTAL HEALTH

2. COURT (IF FEDERAL COURT, NAME THE DISTRICT; IF STATE COURT, NAME THE COUNTY):

NEW YORK STATE, COUNTY OF DUTCHESS

VI. PREVIOUS LAWSUITS (CONT'D).

3. DOCKET OR INDEX NUMBER:

2041/13

4. NAME OF JUDGE ASSIGNED TO YOUR CASE:

HONORABLE MARIA G. ROSA JSC.

5. APPROXIMATE DATE OF FILING LAWSUIT:

JANUARY, 2013.

6. IS THE CASE STILL PENDING.

NO.

7. IF NO, GIVE THE APPROXIMATE DATE OF DISPOSITION. RESULT OF CASE: JUDGE ROSA AFFIRMED THE DEFENDENTS JUNE 10, 2013. ALLEGATIONS.

8. HAVE YOU FILED OTHER LAWSUITS IN STATE OR FEDERAL COURT OTHERWISE RELATING TO YOUR IMPRISONMENT?

YES AN ARTICLE 78 APPEAL AND A 440.10 MOTION.

VI - PENDING LAWSUITS (CONT'D).

D ARTICLE 78 APPEAL

1. SAME PARTIES AS ARTICLE 78.

2. APPELLATE DIVISION, SUPREME COURT

SECOND JUDICIAL DEPARTMENT

STATE OF NEW YORK

45 MONROE PLACE

BROOKLYN, NEW YORK 11201.

3. APPELLATE DIVISION DOCKET #:

2014-01642

4. JUDGE ? CLERK OF COURT: MS.
APRIL MINE AGOSTINO.

5. JANUARY, 2014.

6. CASE STILL PENDING.
440/10 MOTION

1. PLAINTIFF:

ROBERT A. COLLINS

DEFENDENTS

PEOPLE OF THE STATE OF NEW YORK

VI. PENDING LAWSUITS (CONT'D).

2. SUPREME COURT OF THE STATE OF NEW
YORK
COUNTY OF QUEENS

3. IND SCI: 1389/99 AND 1480-99
NYSD# 3118190P

4. HONORABLE RICHARD L. BUCKLEY

2 OCTOBER, 2014.

6. CASE NOT YET ACCEPTED.

SIGNED THIS 22ND DAY OF OCTOBER 2014.
I DECLARE UNDER PENALTY OF PERJURY
THAT THE FOREGOING IS TRUE AND CORRECT.

Robert A. Collins
SIGNATURE OF PLAINTIFF
ROBERT A. COLLINS
DIN-01A6503
GREEN HAVEN CORREC-
TIONAL FACILITY
Post Office Box 4000
Stony Brook, New
York 12582-4000

I DECLARE UNDER PENALTY OF PERJURY
THAT ON THIS 22ND DAY OF OCTOBER 2014,
I HAVE DELIVERED THIS COMPLAINT TO PRISON
AUTHORITIES TO BE MAILED TO THE PRO SE
OFFICE OF THE UNITED STATES DISTRICT
COURT FOR THE SOUTHERN DISTRICT OF
NEW YORK.

SIGNATURE OF PLAINTIFF: Robert A. Bellows

NEW YORK STATE

GREEN HAVEN CORRECTIONAL FACILITY

P.O. BOX 4000

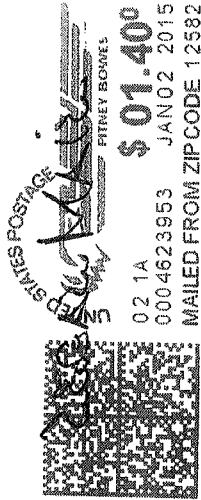
STORMVILLE, NEW YORK 12582-4000

GREENHAVEN



CORRECTIONAL FACILITY

NAME: ROBERTA J. DIN DIN: 01A6500



PROSECUTOR'S OFFICE
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
DRIVER ATTORNEY MONTGOMERY UNITED STATES COURT HOUSE
300 PEARL STREET, ROOM 230
NEW YORK, NEW YORK 10007

1000751330

